(Original	Signature of	Member)

107TH CONGRESS 1st Session

IN THE HOUSE OF REPRESENTATIVES

Mr.	Cannon	introduced	the	following	bill;	which	was	referred	to	the
	Com	mittee on _								

A BILL

To ensure the application of the antitrust laws to local telephone monopolies; and for other purposes.

- Be it enacted by the Senate and House of Representa-1
- tives of the United States of America in Congress assembled,
- SECTION 1. SHORT TITLE.
- This Act may be cited as the "American Broadband 4
- Competition Act of 2001".



1	SEC. 2. AMENDMENT TO THE CLAYTON ACT ON THE APPLI
2	CABILITY OF THE ANTITRUST LAWS TO CER
3	TAIN VIOLATIONS IN THE TELECOMMUNIC
4	CATIONS INDUSTRY.
5	The Clayton Act (15 U.S.C. 12 et seq.) is amended
6	by adding at the end the following:
7	"Sec. 28. (a) In any action based on a claim arising
8	under the antitrust laws—
9	"(1) the court shall not dismiss such claim on
10	the ground that the defendant's conduct was or is
11	subject to the Communications Act of 1934 (47
12	U.S.C. 101 et seq.), or that such Act takes prece-
13	dence over, because of its specificity or recency of
14	enactment, the antitrust laws; and
15	"(2) the trier of fact may consider any conduct
16	that violates any obligations or requirements im-
17	posed by the Communications Act of 1934 (47
18	U.S.C. 101 et seq.), or rules adopted pursuant
19	thereto, in determining whether the defendant has
20	engaged in anticompetitive or exclusionary conduct
21	"Sec. 29. (a) If an adjudicatory body determines that
22	an incumbent local excange carrier in any particular State
23	has violated section 251, 252, 271, or 272 of the Commu-
24	nications Act of 1934, or any rules promulgated pursuant
25	to such sections, such carrier shall be deemed to have vio-
26	lated the antitrust laws.



1	"(b) In addition to any penalty that may be imposed
2	under any other provision of law, such carrier and all af-
3	filiates of such carrier may not jointly market in such
4	State any advanced telecommunications service with any
5	other telecommunications or information services offered
6	by such carrier or by any of such affiliates.
7	"(c) Not later than 1 year after the enactment of the
8	American Broadband Competition Act of 2001, the Attor-
9	ney General shall submit a report the Speaker of the
10	House of Representatives and the President pro tempore
11	of the Senate—
12	"(1) identifying suits brought under this sec-
13	tion; and
14	"(2) describing the effect that the enforcement
15	of this section has had on competitiveness in the
16	telecommunication marketplace.".
17	SEC. 3. ESTABLISHMENT OF AN ALTERNATIVE PROCESS TO
18	RESOLVE DISPUTES.
19	(a) AMENDMENT.—Title 9 of the United States Code
20	is amended by inserting after section 16 the following:
21	"§17. Disputes arising under interconnection agree-
22	ments
23	"(a) Interconnection Agreement Controver-
24	SIES SUBJECT TO ARBITRATION.—Any interconnection

25 agreement entered into pursuant to section 252 of the



- 1 Communications Act of 1934 (47 U.S.C. 252) shall be
- 2 treated for purposes of this chapter as a contract con-
- 3 taining a written provision to settle by arbitration a con-
- 4 troversy thereafter arising out of such contract. Any such
- 5 controversy shall be subject to arbitration in accordance
- 6 with the alternate dispute resolution process established
- 7 pursuant to this section.
- 8 "(b) Establishment Required.—Within 90 days
- 9 after enactment of the American Broadband Competition
- 10 Act of 2001, the Attorney General shall prescribe a
- 11 multistate alternative dispute resolution process. The At-
- 12 torney General shall not include either the Federal Com-
- 13 munications Commission nor any State commission as a
- 14 party to such dispute resolution process.
- 15 "(c) Criteria for Establishment of Process.—
- 16 The multistate alternative dispute resolution process re-
- 17 quired by this section shall—
- 18 "(1) provide for a private, commercial arbitra-
- tion process that will permit a requesting tele-
- 20 communications carrier to resolve a dispute related
- to an interconnection agreement with an incumbent
- local exchange carrier arising in 1 or several States
- in an open, nondiscriminatory, and unbiased fashion
- within 45 days after the filing of such dispute;

1	"(2) incorporate the Commercial Dispute Reso-
2	lution Procedures of the American Arbitration Asso-
3	ciation in effect at the date of enactment of the
4	American Broadband Competition Act of 2001 to
5	the extent consistent with the time limits imposed in
6	this section, except that all decisions of arbitration
7	panels constituted pursuant to this section shall be
8	in writing, publicly available, and posted on the
9	Internet;
10	"(3) permit all parties to have the right to dis-
11	covery; and
12	"(4) ensure requesting telecommunications car-
13	riers do not file frivolous disputes, and establish
14	penalties to deter such conduct.
15	"(d) AUTHORITY OF ARBITRATION PANELS.—Except
16	as otherwise provided in this section, awards and decisions
17	of such arbitration panels shall be enforceable in Federal
18	district courts pursuant to the procedures of this chapter.
19	"(e) No Collateral Estoppel.—The parties to
20	the controversy shall be bound by the decision of the arbi-
21	tration panel as to the matter in controversy under the
22	interconnection agreement entered into pursuant to sec-
23	tion 252 of the Communications Act of 1934 (47 U.S.C.
24	252), but otherwise such decision shall not have the effect



1	of collateral estoppel in any other proceeding involving any
2	of such parties.
3	"(f) Other Remedies Not Limited.—Except as
4	provided in subsection (e), the availability of alternative
5	dispute resolution pursuant to this section shall not—
6	"(1) limit any other remedy a requesting tele
7	communications carrier might have for the same or
8	similar facts, including relief before the Attorney
9	General of the United States, the Federal Commu
10	nications Commission or State commissions (as de
11	fined by section 3 of the Communications Act of
12	1934), courts of the United States, or any other ap
13	propriate forum; or
14	"(2) modify, affect, or supersede the authority
15	and responsibility of the Federal Communications
16	Commission to expeditiously administer and enforce
17	the Communications Act of 1934.".
18	(b) Conforming Amendment.—The table of sec
19	tions of chapter 1 of title 9 is amended by inserting after
20	the item relating to section 16 the following:

"17. Disputes arising under interconnection agreements.".

